INITIAL CASE MANAGEMENT CONFERENCE CONTINUED TO 1 JULIO J. RAMOS (SBN. 189944) MARCH 23, 2012, AT 2:30 P.M. ramosfortrustee@yahoo.com LAW OFFICES OF JULIO J. RAMOS 35 Grove Street, Suite 107 San Francisco, California 94102 Telephone: (415) 948-3015 IT IS SO ORDERED 4 Facsimile: (415) 469-9787 5 Steven M. Nuñez (SBN. 185421) steve@wardhagen.com 6 WARĎ & HAĞEN, LLP 440 Stevens Ave., Ste. 350 7 Solana Beach, CA 92075 Telephone: (858) 847-0505 8 Facsimile: (858) 847-0105 9 Attorneys for Plaintiff MILA CABRERA 10 UNITED STATES DISTRICT COURT 11 NORTHERN DISTRICT OF CALIFORNIA 12 13 MILA CABRERA on behalf of herself) Case No. 11-cv-04869-(SI) and a class of persons similarly situated 14 REQUEST FOR 60 DAY Plaintiffs. CONTINUANCE OF INITIAL CASE 15 MANAGEMENT CONFERENCE SET **FOR JANUARY 20, 2012** VS. 16 COUNTRYWIDE FINANCIAL, ORDER 17 COUNTRYWIDE HOME LOANS INC., DBA AMERICA'S WHOLESALE 18 LENDER, COUNTRYWIDE BANK, 19 FSB, BANK OF AMERICA INC. 20 Defendants. 21 22 Plaintiffs' through their counsel respectfully request that a 60 day 23 continuance of the initial case management conference be granted. The complaint 24 has not been served due to the fact that an intervening complaint and consent 25 judgment by the United States Department of Justice against the same defendants 26 arising from similar facts and circumstance to the present action was filed on 27

REQUEST FOR 60 DAY CONTINUANCE OF INITIAL CASE MANAGEMENT

CONFERENCE SET FOR JANUARY 20, 2012

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1	December 21, 2011 in the Central District of California. (SEE ATTACHED
2	EXHIBIT A, a true and correct copy of the complaint in <i>United States v</i> .
3	Countrywide et. al., 11-10540 (PSG)). The Plaintiffs are preparing
4	correspondence to the United States Justice Department to advise them of the
5	pendency of the present action; our intent is to ultimately establish whether
6	coordination with the present action is suitable and proper in the Central District
7	of California. Accordingly, a continuance of 60 days is justified under the
8	circumstances and will possibly expedite the disposition of the action in total.
9	Dated: January 10, 2012
10	BY: /s/ Julio J. Ramos
11	JULIO J. RAMOS (SBN. 189944) ramosfortrustee@yahoo.com
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